APPENDIX

Sent to Comptroller (May 30, 1981)

S.B. 1020 (Again sent)

Sent to Governor (May 30, 1981)

S.B. 730 S.B. 1020

EIGHTY-SECOND DAY

(Continued) (Sunday, May 31, 1981)

AFTER RECESS

The Senate met at 1:00 o'clock p.m. and was called to order by Senator Blake.

MESSAGE FROM THE HOUSE

House Chamber May 31, 1981

HONORABLE W. P. HOBBY PRESIDENT OF THE SENATE

Sir: I am directed by the House to inform the Senate that the House has passed the following:

H.B. 1929, Relating to the authority of the commissioners court of Houston County to approve proclamations issued by the Parks and Wildlife Commission.

The House refused to concur in Senate amendments to H.J.R. 119 and has requested the appointment of a Conference Committee to consider the differences between the two Houses.

House Conferees: Nowlin, Chairman; L. Hall, Pierce, Reynolds, McFarland.

The House has granted the request of the Senate for the appointment of a Conference Committee on S.B. 1000.

House Conferees: Jones, Chairman; Browder, Waldrop, Burnett, B. Gibson.

The House has granted the request of the Senate for the appointment of a Conference Committee on S.B. 315.

House Conferees: Messer, Chairman; Clayton, Wilson, Evans, Coleman.

The House concurred in Senate amendments to H.B. 960 by non-record vote.

The House refused to concur in Senate amendments to **H.B. 117** and has requested the appointment of a Conference Committee to consider the differences between the two Houses.

House Conferees: Salinas, Chairman; Coody, B. Hall, Criss, Barrientos.

The House has adopted the Conference Committee Report on S.B. 265 by a non-record vote.

The House has adopted the Conference Committee Report on S.B. 291 by a non-record vote.

The House has adopted the Conference Committee Report on S.B. 500 by a non-record vote.

The House concurred in Senate amendments to H.B. 118 by non-record vote.

The House concurred in Senate amendments to H.B. 199 by non-record vote.

The House concurred in Senate amendments to **H.B.** 197 by non-record vote.

The House concurred in Senate amendments to H.B. 152 by non-record vote.

The House concurred in Senate amendments to H.B. 618 by non-record vote.

S.C.R. 137, Recalling H.B. 1529 from the House for further consideration.

The House discharged the conference committee and has concurred in Senate amendments to H.B. 296 by a non record vote.

Respectfully,

BETTY MURRAY, Chief Clerk House of Representatives

SENATOR ANNOUNCED PRESENT

Senator Jones who had previously been recorded as "Absent-excused" was announced "Present".

BILLS SET AS SPECIAL ORDER

On motion of Senator Mauzy and by unanimous consent, all bills and resolutions on the Local and Uncontested Bills Calendar are set as Special Order for Sunday, May 31, 1981, and are to be considered in the order in which they are placed on the Local and Uncontested Bills Calendar placed on the Members' desks.

LOCAL AND UNCONTESTED BILLS CALENDAR

The Presiding Officer (Senator Blake in Chair) announced that the time had arrived for the consideration of the Local and Uncontested Bills Calendar in accordance with the provisions of S.R. 148.

The following bills were read second time, amended where applicable, passed to engrossment, read third time and passed: (Sponsor, vote on Constitutional Three-Day Rule and final passage indicated after caption of each bill)

- **H.B. 1498** (Blake) Relating to River Authority Directors—fees and expenses. (31-0) (31-0)
- C.S.S.C.R. 134 (Ogg) Granting George R. Brown permission to sue the State. (vv)
- S.R. 642 (Doggett) Establishing an interim committee to study the financial and planning problems of certain municipalities. (vv)
- S.R. 675 (Leedom) Establishing an interim committee to study State agency fees, charges, federal grant funds, and earned federal funds. (vv)
- S.R. 720 (Mauzy) Directing the Senate Jurisprudence Committee to initiate a study of the application and implementation of the Texas Open Records Act. (vv)
- S.R. 721 (Mauzy) Directing the Senate Jurisprudence Committee to initiate a study of railroad crossings in Texas. (vv)
- S.R. 723 (Mauzy) Directing the Senate Jurisprudence Committee to initiate a study of the Texas Workers' Compensation laws. (vv)

Senator Mauzy offered the following amendment to the resolution:

Amend S.R. 723 by striking the third resolving clause and substituting the following:

RESOLVED that the Jurisprudence Committee have the power to issue process to witnesses at any place in the State of Texas, to compel the attendance of such witnesses, and to compel the production of all books, records, documents, and instruments as the committee may require to carry out the purposes of this resolution. If necessary to obtain compliance with subpoenas and other process, the Committee shall have the power to issue writs of attachment. All process issued by the Jurisprudence Committee may be addressed to and served by any peace officer of the State of Texas or any of its political subdivisions. The Chairman of the Jurisprudence Committee shall issue in the name of the committee such subpoenas and other process as the committee shall determine. Witnesses attending proceedings of the committee under process shall be allowed the same mileage and per diem as are allowed witnesses before any grand jury in the state. The testimony given at any hearing conducted pursuant to this resolution shall be reduced to writing and shall be given under oath subject to the penalties of perjury; and, be it further

The amendment was read and was adopted.

- S.R. 744 (Mauzy) Directing the Office of Court Administration to investigate the feasibility of providing State certification of court interpreters for bilingual proceedings. (vv)
- S.R. 774 (Farabee) Directing the Committee on State Affairs to study the advisability of changing the homestead exemptions provision of the Constitution. (vv)
- S.R. 791 (Traeger) Establishing an interim committee to study investor-owned water and sewer utility companies. (vv)
- S.B. 366 (Traeger) Relating to the admission of public records kept by electronic data processing as evidence in the courts of this State. (31-0) (31-0)
- S.B. 697 (Brown) Relating to notification to authorities of another state of the arrest of a fugitive from that state. (31-0) (31-0)
- S.B. 818 (Brown) Relating to political contributions by corporations and labor organizations in certain elections. (31-0) (31-0)
- S.B. 844 (Caperton) Relating to the taking and killing of spike deer in Trinity County. (31-0) (31-0)
- S.B. 886 (Mauzy) Relating to jurisdiction of the municipal courts. (31-0) (31-0)
- C.S.S.B. 1057 (Mengden) Relating to bait-shrimping in certain areas. (31-0) (31-0)
- **S.B.** 1078 (Farabee) Relating to appeals to the Supreme Court and the courts of appeals in injunction proceeding, in cases where judgment of courts of appeal are final, and in cases where appeal is direct to the Supreme Court. (31-0) (31-0)
- C.S.S.B. 1138 (Brooks) Relating to the appointment and the rights, privileges, duties, and powers of managing conservators for a child. (31-0) (31-0)
- S.B. 1179 (Mengden) Relating to the admission of an unadjudicated offense for sentencing purposes. (31-0) (31-0)
- S.B. 1274 (Mengden) Relating to the penalty for unauthorized representation that one is a psychologist. (31-0) (31-0)
- **S.B. 1289** (Jones) Relating to the disposition of abandoned or unclaimed property seized by a peace officer. (31-0) (31-0)
- H.C.R. 55 (Howard) Granting William D. Garren and Johnny Frank Garren permission to sue the State of Texas. (vv)
- H.C.R. 121 (Santiesteban) Granting Allstate Insurance Company permission to sue the State of Texas. (vv)
- H.C.R. 125 (Caperton) Relating to excused absences by students engaged in 4-H activities. (vv)
- H.C.R. 133 (Travis) Granting Trinity Universal Insurance Company permission to sue the State of Texas. (vv)

- H.C.R. 134 (Travis) Granting Hartford Accident and Indemnity Company permission to sue the State of Texas. (vv)
- H.C.R. 135 (Travis) Granting Home Insurance Company permission to sue the State of Texas. (vv)
- H.C.R. 164 (Sarpalius) Granting Charles Stork permission to sue the State of Texas. (vv)
- H.C.R. 192 (Williams) Expressing support for the proposed new air service by Pan Am, American, and Braniff. (vv)
- H.C.R. 206 (Sarpalius) Granting R. G. Russ, Jr. and Helen Russ permission to sue the State of Texas. (vv)
- H.B. 13 (Traeger) Relating to contributions to certain municipal retirement systems. (31-0) (31-0)
- H.B. 21 (Meier) Relating to engaging in organized criminal activity concerning obscenity that includes sexual conduct by a child. (31-0) (31-0)
- **H.B. 22** (Meier) Relating to a landlord's authority to void a lease if the premises are used for immoral activities involving a child. (31-0) (31-0)
- **H.B. 42** (Caperton) Relating to the penalty for the sale or purchase of a child. (31-0) (31-0)
- H.B. 154 (Wilson) Relating to the amount that a parent may be liable for the conduct of a child. (31-0) (31-0)
- C.S.H.B. 169 (Doggett) Relating to the regulation of lobbying. (31-0) (31-0)

Senator Leedom offered the following amendment to the bill:

Amend H.B. 169 Sect. 2 paragraph (d) line 55 by deleting the word 'complaint' and replacing with the word 'statement'

The amendment was read and was adopted.

On motion of Senator Doggett and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 272 (Mengden) Relating to validation of the amendment of and operation under home-rule city charters. (30-1) Mauzy "Nay" (30-1) Mauzy "Nay"
- H.B. 273 (Mengden) Relating to validation of municipal annexations and other governmental acts and proceedings. (30-1) Mauzy "Nay" (30-1) Mauzy "Nay"

Senator Mengden offered the following committee amendment to the bill:

Amend House Bill 273, Section 1., by inserting after the word "town" and before the word "that", the following:

"having a population of 200 or more according to the most recent federal

The amendment was read and was adopted.

On motion of Senator Mengden and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- C.S.H.B. 306 (Brooks) Relating to a survey of State employees about their desires to have a dental insurance plan. (31-0) (31-0)
- H.B. 308 (Vale) Relating to special parking regulations for disabled veterans. (31-0) (31-0)
- H.B. 339 (Mauzy) Relating to the legal status, authority, and responsibility of a student teacher. (31-0) (31-0)
- **H.B. 347** (Traeger) Relating to the exemption of certain peace officers from regulation under the Private Investigators and Private Security Agencies Act. (31-0) (31-0)

Senator Traeger offered the following amendment to the bill:

On page 4, delete Section 18 in its entirety.

The amendment was read and was adopted.

On motion of Senator Traeger and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 389 (Mengden) Relating to the extension of junior college district boundaries to include noncontiguous school districts located in certain counties. (31-0) (31-0)
- **H.B.** 401 (Truan) Relating to sales by commercial bait-shrimp boat operators. (31-0) (31-0)
- H.B. 478 (Snelson) Relating to abolition of the Fleet Admiral Chester W. Nimitz Memorial Naval Museum Commission and placement of the Nimitz Museum under the jurisdiction of the Parks and Wildlife Department. (31-0) (31-0)
- H.B. 505 (Harris) Relating to taxation of airport facilities that are leased to private air carriers. (31-0) (31-0)
- H.B. 512 (Brooks) Relating to adoption of the Texas Department of Human Resources for hard-to-place children. (31-0) (31-0)
- H.B. 514 (Andujar) Relating to posting of notice of meetings of certain governmental bodies. (31-0) (31-0)
- H.B. 539 (Brown) Relating to the regulation of child labor. (31-0) (31-0)

Senator Brown offered the following amendment to the bill:

Amend H.B. 539 as follows:

(1) On page 4, delete the following language beginning on line 19 after the word "define": "agricultural employment or"; and

- (2) renumber present Subsection (b), Section 11 to be Subsection (c), Section 11, and insert the following to be Subsection (b), Section 11 of the bill:
- "(b) in this section the term 'employed in agriculture' means engaged in the production of crops or livestock including but not limited to;
 - (1) the cultivation and tillage of the soil
- (2) the production, cultivation, growing and harvesting of any agricultural or horticultural commodities or
- (3) dairying or the raising of livestock, bees, furbearing animals or poultry."

The amendment was read and was adopted.

On motion of Senator Brown and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- **H.B. 641** (Meier) Relating to the venue to prosecute an offense committed on the premises of an airport operated jointly by two municipalities and situated in two counties. (31-0) (31-0)
- C.S.H.B. 646 (Farabee) Relating to the preferential setting of matters for hearing and trial in the courts of this State. (31-0) (31-0)
- C.S.H.B. 647 (Mauzy) Relating to manual labor of county jail prisoners. (31-0) (31-0)
- **H.B. 648** (Farabee) Relating to the use and inventory of real property owned or leased by the State. (31-0) (31-0)

Senator Farabee offered the following committee amendment to the bill:

- Amend H.B. 648, engrossed version, by adding a new subsection (c) to Section 8.02 and relettering the following subsections:
- (c) The Commission shall conduct a survey of the agencies in possession of state owned property that may be required to report to the commission under subsection (b) of this section to determine the following information:
- the municipal services that will be required to maintain the property, such as fire, public safety, drainage facilities and emergency medical services; and
- (2) the number of employees working in each of the facilities and such other information as may be helpful to determine the traffic flow impact on the area; and
- (3) any other information that would promote the coordination of efforts between state and local authorities in the maintenance and operation of the property listed.

The committee amendment was read and was adopted.

On motion of Senator Farabee and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

H.B. 649 (Mengden) Relating to the name and membership of the Texas Prosecutors Coordinating Council, the suspension or removal of a prosecuting attorney, the reimbursement of expenses of prosecutors and staffs. (31-0) (31-0)

Senator Mengden offered the following committee amendment to the bill:

Amend H.B. 649 by striking the figure "1983" in Section 5 and substituting the figure "1985."

The committee amendment was read and was adopted.

On motion of Senator Mengden and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 743 (Santiesteban) Relating to the Uniform Foreign Country Money-Judgment Recognition Act and the recognition of money judgments by courts of foreign countries. (31-0) (31-0)
- H.B. 752 (Mauzy) Relating to suits for divorce or annulment and to declare a marriage void and to the rights, privileges, and duties of spouses. (31-0) (31-0)
- H.B. 753 (Mauzy) Relating to the division of certain property in a suit for divorce or annulment. (31-0) (31-0)
- H.B. 824 (Doggett) Relating to increasing the amount of bond coverage available to State employees. (31-0) (31-0)
- H.B. 864 (Mauzy) Relating to objections to the charge to the jury in a criminal case. (31-0) (31-0)
- **H.B. 865** (Mauzy) Relating to an affirmative defense to probation revocation. (31-0) (31-0)
- H.B. 866 (Mauzy) Relating to the presumption of innocence and the State's burden of proof in a criminal case. (30-1) Jones "Nay" (30-1) Jones "Nay"
- **H.B. 891** (Santiesteban) Relating to a defense to the offense of compounding. (31-0) (31-0)
- H.B. 921 (Mauzy) Relating to application of general workers' compensation laws to special workers' compensation programs. (31-0)
- **H.B. 927** (Ogg) Relating to the punishment for the offense of arson. (31-0) (31-0)
- H.B. 932 (Brown) Relating to rights of water appropriators to construct facilities across roads and highways. (31-0) (31-0)
- H.B. 933 (Richards) Relating to claims for unemployment compensation benefits. (31-0) (31-0)
- **H.B. 951** (Mauzy) Relating to suits affecting the parent-child relationship and to the rights, duties, privileges, and powers of parties and attorneys in those suits. (31-0) (31-0)
- H.B. 952 (Mauzy) Relating to suits brought under the Uniform Reciprocal Enforcement of Support Act. (31-0) (31-0)
- H.B. 957 (Jones) Relating to the amount of per diem to which members of State boards and commissions are entitled. (31-0) (31-0)

- H.B. 961 (Brown) Relating to shrimping in major bays. (31-0) (31-0)
- H.B. 969 (McKnight) Relating to the compensation of the tax assessor-collector of the Wood County Central Hospital District. (31-0) (31-0)
- H.B. 988 (Uribe) Relating to distribution of voter registration application forms at high school graduation exercises. (31-0) (31-0)
- **H.B. 993** (Ogg) Relating to hospitals' liens on certain causes of action. (31-0) (31-0)
- **H.B.** 1044 (Mauzy) Relating to the elimination of obsolete requirements regarding speeding arrests. (31-0) (31-0)
- **H.B. 1069** (Brown) Relating to the financial concerns and the selection of a depository by Brazoria County Drainage Districts Numbers 1, 2, 3, 4, 5, and 8. (31-0) (31-0)
- H.B. 1072 (Brown) Relating to the financial concerns and the selection of a depository by Brazos River Harbor Navigation District. (31-0) (31-0)
- **H.B. 1073** (Brown) Relating to the jurisdiction of the County Courts at Law Nos. 1 and 2 of Brazoria County and making provisions relative to the judges, personnel, and administration of the courts. (31-0) (31-0)
- H.B. 1074 (Leedom) Relating to public disclosure of certain records of the Antiquities Committee. (31-0) (31-0)
- **H.B.** 1128 (Ogg) Relating to the definition of terms in the election code. (31-0) (31-0)
- H.B. 1150 (Ogg) Relating to the operation and management of policemen's retirement systems in certain cities. (31-0) (31-0)
- **H.B. 1151** (Ogg) Relating to policemen's retirement systems in certain cities. (31-0) (31-0)
- H.B. 1162 (Ogg) Relating to certain fines for speeding violations and the disposition of revenues. (31-0) (31-0)
- **H.B. 1166** (Glasgow) Relating to the conditions of probation granted when an adjudication of guilt is deferred. (31-0) (31-0)
- H.B. 1167 (Ogg) Relating to alternate jurors in capital cases. (31-0) (31-0)
- H.B. 1186 (Meier) Relating to the terms of certain courts of Tarrant County. (31-0) (31-0)
- H.B. 1321 (Santiesteban) Relating to the right of a peace officer to carry a weapon. (31-0) (31-0)
- C.S.H.B. 1327 (Jones) Relating to the State's liability for and defense of claims based on conduct of certain medical consultants to the Texas Rehabilitation Commission. (31-0) (31-0)

- H.B. 1328 (Snelson) Relating to the jurisdiction of the County Court at Law of Comal County. (31-0) (31-0)
- H.B. 1350 (Richards) Relating to mailing a city's proposed home-rule charter to the voters in the city. (31-0) (31-0)
- H.B. 1402 (Brown) Relating to the dissolution of the Clear Creek Basin Authority. (30-1) Vale "Nay" (30-1) Vale "Nay"
- H.B. 1419 (Brown) Relating to preparatory training for law enforcement officers. (31-0) (31-0)
- H.B. 1462 (Richards) Relating to the delinquency date of property taxes collected for the 1980 tax year by the county tax assessor-collector in certain counties. (31-0) (31-0)
- H.B. 1466 (Mauzy) Relating to honoraria and appreciation benefits paid to public servants. (31-0) (31-0)
- **H.B. 1479** (Brown) Relating to branch pilots boarding foreign-flag vessels. (31-0) (31-0)
- H.B. 1509 (Doggett) Relating to the certification of court reporters and the regulation of shorthand reporting for use in litigation. (31-0) (31-0)

Senator Doggett offered the following committee amendment to the bill:

- Amend H.B. 1509 by adding a new Section 18 on page 15 and renumbering the following sections accordingly:
- "Section 18 The Court Reporters Certification Board is subject to the Texas Sunset Act, and unless continued in existence as provided by that Act the Court Reporters Certification Board is abolished, and this Act expires effective September 1, 1991."

The committee amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend H.B. 1509 as follows:

On page 6, line 6, after the word "either" and before the period, by adding, ", or to notaries who shall have the authority to take depositions by means other than machine shorthand writing or oral stenography".

The amendment was read and was adopted.

On motion of Senator Doggett and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- **H.B. 1517** (Glasgow) Relating to the payment of attorney's fees in certain suits affecting the parent-child relationship. (31-0) (31-0)
- H.B. 1538 (Mauzy) Relating to juries and jury verdicts in suits affecting the parent-child relationship. (31-0) (31-0)

H.B. 1550 (Traeger) Relating to the registration of brands and marks. (31-0) (31-0)

Senator Traeger offered the following committee amendment to the bill:

Amend H.B. 1550, Section 4 by striking "Jan 1, 1981" and substituting therefore "February 28, 1982".

The committee amendment was read and was adopted.

On motion of Senator Traeger and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 1555 (Parker) Relating to notice requirements, violations, and the requirement to keep minutes under the open meeting law. (31-0) (31-0)
- H.B. 1561 (Wilson) Relating to prohibition of certain conduct of the legal counsel and governing body members of a regional planning commission. (31-0) (31-0)
- H.B. 1567 (Brown) Relating to the form of the official application for an absentee ballot to be voted by mail. (31-0) (31-0)
- H.B. 1572 (Harris) Relating to remote and drive-in/walk-up banking facilities. (31-0) (31-0)
- H.B. 1589 (Ogg) Relating to the acquisition of a public interest in a private road. (31-0) (31-0)

Senator Mauzy offered the following amendment to the bill:

Amend H.B. 1589, by striking Section 6 and adding in lieu thereof the following new Section 6 and Section 7:

SECTION 6. This Act shall have no effect on counties with population

greater than 50,000 according to the last preceding federal census.

SECTION 7. EMERGENCIES. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The amendment was read and was adopted.

On motion of Senator Ogg and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 1604 (Richards) Relating to requirements for the use of public streets or highways by motor vehicles. (31-0) (31-0)
- H.B. 1622 (Truan) Relating to the composition, powers, and duties of the board of directors of the Refugio County Memorial Hospital District. (31-0) (31-0)

- H.B. 1629 (Ogg) Relating to liability for damages resulting from a person eating certain donated food. (31-0) (31-0)
- H.B. 1646 (McKnight) Relating to the jurisdiction of the County Courts at Law of Collin County. (31-0) (31-0)
- **H.B.** 1657 (Santiesteban) Relating to suspension of sentences in certain misdemeanor cases, authorizing the court to impose conditions and authorizing a special expense. (31-0) (31-0)
- H.B. 1689 (Meier) Relating to the regulation of athletic trainers. (31-0) (31-0)

Senator Meier offered the following committee amendment to the bill:

- Amend H.B. 1689 by striking subsection (2) and (3) of SECTION 2, Sec. 9 and adding two new subsections (2) and (3) to read as follows:
- (2) hold a degree or certificate in physical therapy and have completed a basic athletic training course from an accredited college or university, and have completed an apprenticeship of 720 hours in two years under the direct supervision of a licensed athletic trainer acceptable to the board or as per board approval. Actual working hours will include a minimum of 20 hours per week during each fall semester. (or corrective therapy with at least a minor in physical education or health which included a basic athletic training course, hold a valid teaching certificate for the State of Texas, and have spent at least two academic years working under the direct supervision of a licensed athletic trainer); or
- (3) hold a degree in corrective therapy with at least a minor in physical education or health which included a basic athletic training course and meet apprenticeship or any other requirement established by the board. (have completed at least four years beyond the secondary school level, as an undergraduate or graduate student, as an apprentice athletic trainer under the direct supervision of a licensed athletic trainer. These must be consecutive years of supervision, military duty excepted.)

The amendment was read and was adopted.

On motion of Senator Meier and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- **H.B. 1695** (Mauzy) Relating to jail time being served during off-work hours and weekends. (31-0) (31-0)
- **H.B. 1700** (Glasgow) Relating to overtime provisions for peace officers. (30-1) Blake "Nay" (30-1) Blake "Nay"
- **H.B. 1706** (Andujar) Relating to the dumping and other disposal of solid waste. (31-0) (31-0)
- **H.B.** 1745 (Brown) Relating to bond pending an appeal from a conviction in a justice or municipal court. (31-0) (31-0)
- H.B. 1773 (Farabee) Relating to an allowance for expenses for the court reporter of the 46th Judicial District. (31-0) (31-0)
- H.B. 1788 (Uribe) Relating to the validation of the incorporation of municipalities. (30-1) Mauzy "Nay" (30-1) Mauzy "Nay"

Senator Uribe offered the following committee amendment to the bill:

Amend House Bill 1788 as follows:

In Section 1., the first sentence, after the words "The incorporation proceedings of all cities and towns" and before the word "that", insert the words "having a population of 200 or more according to the most recent federal census". In Section 2., after the words "All governmental proceedings performed by the governing bodies of", strike the word "the" and substitute therefor the word "such".

The committee amendment was read and was adopted.

On motion of Senator Uribe and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 1790 (Farabee) Relating to the notice of intent to file monthly political contribution and expenditure statements by a general purpose political committee. (31-0) (31-0)
- **H.B. 1814** (Traeger) Relating to change orders on county or city contracts for construction of public works or for purchase of materials, equipment, and supplies. (31-0) (31-0)
- **H.B. 1831** (Santiesteban) Relating to the taking, possession, propagation, transportation, purchase, and sale of fur-bearing animals. (31-0) (31-0)
- H.B. 1851 (Uribe) Relating to the powers of the Arroyo Colorado Navigation District of Cameron and Willacy Counties and renaming the district as the Port of Harlingen Authority. (31-0) (31-0)
- **H.B.** 1877 (Uribe) Relating to the school attended by certain high school students placed in foster care. (31-0) (31-0)
- H.B. 1882 (McKnight) Relating to game bird breeders. (29-2) Traeger, Blake "Nay" (29-2) Traeger, Blake "Nay"
- H.B. 1907 (Meier) Relating to contributions to certain municipal retirement, disability, and death benefit systems. (31-0) (31-0)
- H.B. 1928 (Caperton) Relating to the jurisdiction of the County Court of Houston County and the transfer of cases and exchange of benches by the judges of the county courts. (31-0) (31-0)
- **H.B. 1939** (Sarpalius) Relating to railroad crossing safety information. (31-0) (31-0)

VOTE ON FINAL PASSAGE OF HOUSE BILL 1939 RECONSIDERED

On motion of Senator Mauzy and by unanimous consent, the vote by which H.B. 1939 was finally passed was reconsidered.

Question - Shall H.B. 1939 be finally passed?

H.B. 1971 (Jones) Relating to the sale of a county hospital. (31-0) (31-0)

H.B. 1989 (Williams) Relating to a student health services fee for students enrolled in component institutions of the University of Houston System. (31-0) (31-0)

Senator Williams offered the following committee amendment to the bill:

Amend House Bill 1989, Section 1, subsection (b), after the period (.) following the word "session." by adding the following words:

Provided, however, that no fee may be levied or raised without approval by the majority of the students voting in a referendum for that purpose.

The committee amendment was read and was adopted.

On motion of Senator Williams and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 1995 (Traeger) Relating to amendments to the State employee health insurance program. (31-0) (31-0)
- H.B. 2001 (Richards) Relating to the seizure of animals believed to be cruelly treated. (31-0) (31-0)
- **H.B. 2043** (Andujar) Relating to office facilities of banks for certain cities. (31-0) (31-0)
- **C.S.H.B. 2081** (Howard) Relating to continuation of the Adjutant General's Department and to fees and other revenue paid to the department. (31-0) (31-0)
- **H.B. 2106** (Farabee) Relating to deferral of adjudication of guilt and performance of community-service restitution as a condition of probation for certain defenses. (31-0) (31-0)

Senator Farabee offered the following committee amendment to the bill:

Amend H.B. 2106 as follows:

- 1. In SECTION 1, amend Sec. 10A, Subsection (j) by adding the following language on the first line, immediately preceding the word "On", and changing the capital letter O in the word "On" to lower case:
 - "Except as provided in Subsection (k) of this section"
- 2. In SECTION 1, amend Sec. 10A by adding a new Subsection (k) to read as follows:
- "(k) The provisions of Subsection (j) of this section do not apply to a defendant charged with an offense listed in Section 4.012(b), Texas Controlled Substances Act, as amended (Article 4476-15, Vernon's Texas Civil Statutes). On satisfactory completion of probation by a defendant charged with such an offense, the court shall adjudge the defendant guilty of the offense and shall discharge him without further punishment."

The committee amendment was read and was adopted.

On motion of Senator Farabee and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

H.B. 2107 (Mauzy) Relating to the authority of a judge to order a presentence investigation and special conditions to probation. (31-0) (31-0)

H.B. 2109 (Brown) Relating to term of office of the person elected governor or lieutenant governor by the legislature. (31-0) (31-0)

H.B. 2119 (Vale) Relating to joint elections held by incorporated cities and towns and school districts. (31-0) (31-0)

(President in Chair)

BILLS AND RESOLUTIONS SIGNED

The President announced the signing in the presence of the Senate, after the caption had been read, the following enrolled bills and resolutions:

S.B. 93	S.B. 905
S.B. 170	S.B. 914
S.B. 189	S.B. 922
S.B. 270	S.B. 1004
S.B. 280	S.B. 1084
S.B. 462	S.B. 1095
S.B. 528	S.B. 1128
S.B. 545	S.B. 1166
S.B. 727	S.B. 1240
S.B. 752	S.B. 1276
S.B. 784	S.B. 1286
S.B. 791	S.B. 391 (Signed subject to
S.B. 814	Sec. 49a, Art. III,
S.B. 828	Constitution of
	State of Texas)
	S.B. 1272 (Signed subject to
	Sec. 49a, Art. II
	Constitution of
	State of Texas)
H.B. 214	H.B. 1112
H.B. 325	H.B. 1157
H.B. 354	H.B. 1403
H.B. 560	H.B. 1559
H.B. 805	H.B. 1735
H.B. 892	H.B. 1752
H.B. 1152	Н.В. 1791
H.B. 1463	H.B. 591
H.B. 1815	H.B. 623
H.B. 2083	H.B. 1161
H.B. 2123	Н.В. 1786
H.B. 2333	Н.В. 1896
H.B. 428 H.B. 693	H.B. 2290 H.B. 1922
H.B. 693	Н.В. 1922
H.B. 848	H.B. 2050
H.B. 870	Н.В. 2168
H.B. 931	Н.В. 2264
H.B. 1090	
H.C.R. 170	H.C.R. 23
H.C.R. 185	H.C.R. 189

H.C.R. 201 H.J.R. 62 H.C.R. 191 H.J.R. 77

(Senator Blake in Chair)

- H.B. 2127 (McKnight) Relating to the territory, name, and board of directors of the Greenville Hospital District. (31-0) (31-0)
- **H.B.** 2135 (Ogg) Relating to the establishment and funding of a contingency fund by Commissioners Courts to provide coverage for Errors and Omissions if insurance coverage is unavailable. (31-0) (31-0)
- H.B. 2144 (Uribe) Relating to issuance of current expense warrants by certain cities. (31-0) (31-0)
- C.S.H.B. 2153 (Mauzy) Relating to the issuance and execution of a search warrant and the disposition of the property seized. (30-1) Glasgow "Nay" (30-1) Glasgow "Nay"
- H.B. 2158 (Jones) Creating the County Court at Law of Brown County. (31-0) (31-0)
- H.B. 2171 (Richards) Relating to return of renewal voter registration certificates, (31-0) (31-0)
- H.B. 2173 (Doggett) Relating to alternate forms of testing for handicapped adults. (31-0) (31-0)
- H.B. 2174 (Uribe) Authorizing the State and cities to be self-insured for peace officers' and firefighters' automobile accidents. (31-0) (31-0)
- H.B. 2176 (Doggett) Relating to the record of persons requesting to see documents filed under Ethics and Financial Disclosure Act. (31-0) (31-0)
- H.B. 2178 (Snelson) Relating to the disposition of a county's surplus or salvage property. (31-0) (31-0)
- **H.B. 2188** (Brooks) Relating to the regulation and inspection of boilers. (31-0) (31-0)
- H.B. 2189 (Ogg) Relating to persons required to register with the Board of Tax Assessor Examiners. (31-0) (31-0)
- H.B. 2196 (Kothmann) Relating to the sale and the lease of certain State-owned real property in Bexar County. (31-0) (31-0)
- H.B. 2236 (Caperton) Relating to licensing of peace officers by the Commission on Law Enforcement Standards and Education. (31-0) (31-0)
- H.B. 2289 (Ogg) Relating to continued operation of the Texas Closeup Program. (31-0) (31-0)

Senator Ogg offered the following committee amendment to the bill:

Amend H.B. 2289 by changing December 31, 1987 to September 1, 1985

The committee amendment was read and was adopted.

On motion of Senator Ogg and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

H.B. 2297 (Howard) Relating to deer hunting in Marion County. (31-0) (31-0)

C.S.H.B. 1952 (Traeger) Relating to annexation of, providing services to, and disannexation of certain areas. (31-0) (31-0)

Senator Doggett offered the following amendment to the bill:

Amend H.B. 1952, at line 19, page 3, by adding the following sentence:

Nothing in this act shall be construed to limit or repeal Home Rule Charter provisions providing for annexation for limited purposes other than ad valorem taxation.

The amendment was read and was adopted.

On motion of Senator Traeger and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

- H.B. 2295 (Truan) Relating to the application of the Uniform Wildlife Regulatory Act of Nucces County. (31-0) (31-0)
- H.B. 2304 (Wilson) Relating to the date for creation of the County Court at Law No. 2 of Victoria County. (31-0) (31-0)
- H.B. 2307 (McKnight) Relating to the jurisdiction and the compensation and other provisions pertaining to the judge of the County Court at Law of Hunt County. (31-0) (31-0)
- H.B. 2308 (Howard) Relating to deer hunting in Marion County. (31-0) (31-0)
- H.B. 2309 (Howard) Relating to deer hunting in Cass County. (31-0) (31-0)
- **H.B. 2311** (Farabee) Relating to an exemption from the franchise tax for nonprofit corporations providing emergency medical services. (31-0) (31-0)
- **H.B. 2312** (Snelson) Relating to terms of the 274th District Court. (31-0) (31-0)
- **H.B. 2313** (Truan) Relating to a game sanctuary composed of certain State-owned riverbeds in Bee County. (31-0) (31-0)
- H.B. 2315 (Glasgow) Relating to the board of directors of the Parker County Hospital District. (31-0) (31-0)
- H.B. 2319 (Parker) Relating to election of the governing board of the Jefferson County Drainage District No. 6. (31-0) (31-0)

- H.B. 2325 (Snelson) Relating to terms of office for directors of the Lipan Creek Flood Control District. (31-0) (31-0)
- H.B. 2326 (Snelson) Relating to terms of office for directors of the Tom Green County Water Control and Improvement District No. 1. (31-0) (31-0)
- H.B. 2327 (Snelson) Relating to terms of office for directors of the Willow Creek Water Control District. (31-0) (31-0)
- H.B. 2334 (Howard) Relating to deer hunting in Marion County. (31-0) (31-0)
- H.B. 2336 (Farabee) Relating to the duties and compensation of the County Attorney of Callahan County and the Criminal District Attorney of the 42nd and 104th Judicial Districts and to the election of the Criminal District Attorney. (31-0) (31-0)
- H.B. 2339 (Caperton) Relating to the election of directors of the Montgomery County Hospital District, to notice of meetings of directors, and to the sale or lease of certain district land. (31-0) (31-0)
- **C.S.H.B. 2340** (Snelson) Relating to the holiday schedule for State institutions of higher education. (31-0) (31-0)
- H.B. 2346 (Howard) Relating to deer hunting in Cass County. (31-0) (31-0)
- H.B. 2347 (Brown) Relating to the directors of the West Columbia-Damon Hospital District. (31-0) (31-0)
- **H.B. 2352** (Mengden) Relating to the compensation of a member of the board of directors of the Harris County Fresh Water Supply District No. 61. (31-0) (31-0)
- H.B. 2353 (Snelson) Relating to annexation of streets, highways, and alleys by the City of Wickett. (31-0) (31-0)
- H.B. 2357 (Traeger) Relating to the compensation of the members of the juvenile boards in the 36th and 156th Judicial Districts. (31-0) (31-0)
- **H.B. 2365** (McKnight) Creating and funding of a child support collection office under the juvenile board of Smith County. (31-0) (31-0)
- **H.B. 2373** (Meier) Relating to the creation of Probate Court No. 2 of Tarrant County and jurisdiction of the county courts at law. (31-0) (31-0)
- H.B. 2379 (Howard) Relating to the applicability of the Uniform Wildlife Regulatory Act of Morris County. (31-0) (31-0)
- **H.B. 2380** (Howard) Relating to wild turkey hunting in Marion County. (31-0) (31-0)
- H.B. 2381 (Snelson) Creating the Glasscock County Underground Water Conservation District. (31-0) (31-0)
- **H.B. 2382** (Snelson) Relating to the sale of perch in Gillespie County. (31-0) (31-0)

- **H.B. 2385** (Vale) Relating to a foreign trade zone in the City of San Antonio. (31-0) (31-0)
- H.B. 2387 (Doggett) Relating to a change in the use by the City of Austin of certain real property currently designated for hospital use. (31-0) (31-0)
- H.B. 2388 (Jones) Relating to credit life and credit accident and health insurance. (31-0) (31-0)
- H.B. 2401 (Jones) Creating the Mid-Tex Regional Water Supply District. (31-0) (31-0)
- H.B. 2240 (Caperton) Authorizing State Highway Department to enter into agreements with officials of other jurisdictions. (31-0) (31-0)
- H.B. 2004 (Brooks) Authority of water districts to levy taxes to pay off bonds issued to establish fire department. (31-0) (31-0)

CONFERENCE COMMITTEE REPORT HOUSE BILL 1905

Senator Traeger submitted the following Conference Committee Report:

Austin, Texas May 31, 1981

Honorable William P. Hobby President of the Senate

Honorable Bill Clayton Speaker of the House of Representatives

Sir:

We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on **H.B.** 1905 have met and had the same under consideration, and beg to report it back with the recommendation that it do pass in the form and text hereto attached.

TRAEGER OGG SHORT On the part of the Senate

HILL
BLYTHE
HEATLY
HOLLOWELL
WATSON
On the part of the House

The Conference Committee Report was read and was filed with the Secretary of the Senate.

CONFERENCE COMMITTEE REPORT SENATE BILL 180

Senator Snelson submitted the following Conference Committee Report:

Austin, Texas May 30, 1981

Honorable William P. Hobby President of the Senate

Honorable Bill Clayton Speaker of the House of Representatives

We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on S.B. 180 have met and had the same under consideration, and beg to report it back with the recommendation that it do pass in the form and text hereto attached.

> **SNELSON SHORT** RICHARDS **JONES** On the part of the Senate

ATKINSON COFER BLANTON **PEVETO HALEY** On the part of the House

CONFERENCE COMMITTEE REPORT SENATE BILL 180

A BILL TO BE ENTITLED AN ACT

relating to setting the funding level of certain education finance components in the General Appropriations Act and to tuition for certain public school students not domiciled in Texas.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 16.151, Texas Education Code, as amended, is

amended to read as follows:

Sec. 16.151. OPERATING COST ALLOTMENT. Each school district shall be allotted an operating cost allotment of [\$128 for each student in average] daily attendance during the 1979 1980 school year and \$139, or a greater amount provided by the General Appropriations Act, for each student in

average daily attendance [each school year thereafter].

SECTION 2. Sections 16.176(b) and (g), Texas Education Code, as

amended, are amended to read as follows:

- (b) Each school district which is eligible and which also receives aid under the national school lunch program is eligible to receive an allotment of \$44, or a greater amount provided by the General Appropriations Act, for each educationally disadvantaged pupil enrolled in its public schools. For purposes of the allocation made pursuant to this section, the number of educationally disadvantaged pupils in each district shall be determined by averaging the best six months' enrollment in the free and reduced lunch program for the school year preceding the biennium in which the allocation is made [1978-1979 sehool year].
- (g) The legislature in each General Appropriations Act shall set a limit on the amount of funds that may be expended under this section each year. If the total amount of compensatory education aid required by this section exceeds the limit set by the legislature [\$42,900,000 per year], each district's allotment shall be reduced proportionately until the amount of aid allocated equals that limit [\$42,900,000 per year].

SECTION 3. Section 16.252, Texas Education Code, as amended, is amended to read as follows:

Sec. 16.252. LOCAL SHARE OF PROGRAM COST. (a) Each [For the 1981-1982 school year and each year thereafter, each] school district's share of its guaranteed entitlement under the Foundation School Program shall be an amount equal to the product of an index rate of .0016, or a different rate provided by the General Appropriations Act, multiplied by the index value of property determined pursuant to Section 11.86 of this code. The commissioner of education shall utilize the official biennial report of the State Property [School] Tax [Assessment Practices] Board estimates of index value in each school district for determining the local fund assignment.

- (b) No [For the 1979-1980 school year, each school district's share of its guaranteed entitlement under the Foundation School Program shall be an amount equal to the product of an index rate of .0015 multiplied by the full market value of property in the district determined by Subsection (d) of this section or the product of an index rate of .00175 multiplied by the index value of property in the district determined by Subsection (e) of this section, whichever amount is smaller.
- [(e) For the 1980-1981 school year, each school district's share of its guaranteed entitlement under the Foundation School Program shall be an amount equal to the product of .0016 multiplied by the index value of property in the district determined by Subsection (e) of this section.
- [(d) In determining the full market value of property, the commissioner of education shall-utilize the official 1979 report of the School Tax Assessment Practices Board estimates of market value with the following adjustments:
 - [(1) deduction of Category N (Intangible Personal Property); and
- (2) deduction of that portion of Category M (Personal Property) which represents the estimated value of household and farm personal property exempt under the provisions of Article VIII, Section 1, of the Texas Constitution:
- [(3)- deduction of that portion of Category H (Motor Vehicles) which represents the estimated value of motor vehicles exempted from school district taxation under the provisions of House Bill 1060, Acts of the 66th Legislature, Regular Session, 1979;
- [(4) deduction of estimates of the value of homestead exemptions granted under the provisions of House Bill 1060, Acts of the 66th Legislature, Regular Session, 1979.
- [(e) In determining the index value of property, the commissioner of education shall make the following adjustments to the full market value of the district:

[(1) deduction of the market value of open-space land-devoted to agricultural production; and

[(2) addition of the agricultural productivity value of open space land

devoted to agricultural production.

[In making the calculations described in this subsection, the commissioner of education shall utilize wherever possible data provided by the School Tax Assessment Practices Board.

[(f) For the 1979-1980 school year-and each year thereafter, no] district's local fund assignment as determined pursuant to this section shall exceed 120

percent of its prior year's local fund assignment.

- (c) [(g)] The commissioner of education shall adjust the values reported in the official report of the State Property [School] Tax [Assessment Practices] Board to reflect reductions in taxable value of property resulting from natural or economic disaster after January 1 in the year in which the valuations are determined. The decision of the commissioner of education shall be final. Appeals of district values shall be held pursuant to Subsection (d) of Section 11.86 of this code.
- (d) (h) A district need not raise its total local share of its program cost. SECTION 4. Section 16.254(d), Texas Education Code, as amended, is amended to read as follows:
- (d) Notwithstanding [the provisions of] Subsection (b) of this section, [for the 1979-1980 school year and each year thereafter,] no school district shall receive less state aid, plus pay raises exclusive of service increments [] for foundation personnel provided by Section 16.055(b) of this code, per student in average daily attendance than it received per student in average daily attendance under the total of the Foundation School Program for the 1980-1981 [1978-1979] school year added to the amount received for that year under Subchapter D, Chapter 20 of this code.

SECTION 5. Section 16.301, Texas Education Code, as amended, is amended to read as follows:

Sec. 16.301. DETERMINATION **OF EQUALIZATION** AID ENTITLEMENT. The amount of state equalization aid to which a district is entitled is determined by the formula:

SEA = $1 - (SPV/ADA \times 1.10) \times ADA \times MAXENT$

where

"SEA" is the state equalization aid guaranteed to the district;

"DPV/ADA" is [the average of the district's full market-value of-property and index value of property as used in determining the district's local fund assignment for the 1979 1980 school year and] the average of the district's market value and index value of property as determined pursuant to Section 11.86 of this code [for the 1981-1982 school year and thereafter] divided by the number of students in average daily attendance in the district, which for districts not offering a kindergarten through grade 12 program includes the average daily attendance of eligible students transferred to other school districts in grades not taught by the resident district;

"SPV/ADA" is the average of the total statewide full market value of property and index-value of property-used in determining-local fund assignment for the 1979 1980 school year and] the average of the total statewide market value and index value of property as determined pursuant to Section 11.86 of this code [for the 1981-1982 school year and thereafter,] divided by the total

number of students in average daily attendance in the state;

"MAXENT" is the maximum entitlement per ADA, which [for the 1979-1980 school year is \$275 and for the 1980 1981 school year thereafter] is \$290 or a greater amount provided by the General Appropriations Act;

"ADA" is the number of students in average daily attendance in the

district.

SECTION 6. Section 16.303(b), Texas Education Code, as amended, is amended to read as follows:

(b) The legislature in each General Appropriations Act shall set a limit on the amount of funds that may be expended under this subchapter each year. If the amount of state aid required by this subchapter exceeds the limit set by the legislature [\$202 million for the 1979-1980 school year or \$215 million for the 1980-1981 school year], the amount of state equalization aid guaranteed to each district shall be reduced proportionately until the total amount of funds required equals that limit [\$202 million or \$215 million, as applicable].

SECTION 7. Sections 11.33(a)(6) and (a)(8), Texas Education Code, as

amended, are amended to read as follows:

- (6) The state shall allot and pay to each approved center annually an amount determined on the basis of not to exceed \$1, or a greater amount provided by the General Appropriations Act, for each [per] scholastic in average daily attendance for the next preceding school year in the district or districts that are participants in an approved center. The funds or amount provided by the state shall be used only to purchase, maintain, and service educational media or equipment for the center which have prior approval of its Regional Board of Directors and the State Board of Education through its budgetary system.
- (8) Annually, pursuant to such rules and procedure as may be prescribed by the State Board of Education, the governing board of each center shall determine the rate per pupil based on average daily student attendance the next preceding school year, not to exceed the [\$1] limit prescribed in this subsection, which shall constitute the basis for determination of total amount to be transmitted by participant districts to the center and as matching funds from the state's contribution to this program.

SECTION 8. Section 11.33(b)(3), Texas Education Code, as amended, is amended to read as follows:

(3) The State Board of Education annually shall approve a state assistance allotment for computer services to be paid to eligible Regional Education Service Centers that qualify, and in an amount to be determined under rules and regulations adopted by the State Board of Education for that purpose; provided that the allotment amounts here authorized to be granted by the State Board of Education shall not exceed in any year a sum equal to \$1, or a greater amount provided by the General Appropriations Act, multiplied by the average daily attendance in the public schools of Texas as determined for the next preceding school year.

SECTION 9. Subchapter B, Chapter 21, Texas Education Code, as

amended, is amended by adding Section 21 0312 to read as follows:

Sec. 21.0312. TUITION FOR CERTAIN MILITARY DEPENDENTS. A school district may charge tuition for the attendance of a student who is not domiciled in Texas and resides in military housing that is exempt from taxation by the district. The tuition rate may not exceed an amount equal to the district's average expenditure per student from local funds.

"SECTION 10. Amend the Texas Education Code, Chapter 16, by adding

a new Subchapter K to read as follows:

Subchapter K. School Finance Studies.

Sec. 16.503. By July 1, 1982, the Texas Education Agency shall have conducted a study of school finance and shall reflect the results of the study in

the Agency's recommendations to the Legislative Budget Board regarding state appropriations for the 1983-84 and 1984-85 school years. The study shall include but not be limited to local property tax burden variance in purchasing power of the dollar in different types of school districts as compared to state average. The study shall also consider the development of alternative finance formulas and/or formula adjustments for use by the Legislative Budget Board and the legislature.

SECTION 11. Section 16.106(f), Texas Education Code, is repealed.

SECTION 12. This Act takes effect beginning with the 1981-1982 school year.

SECTION 13. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force according to its terms, and it is so enacted.

The Conference Committee Report was read and was filed with the Secretary of the Senate.

BILLS REMOVED FROM: LOCAL AND UNCONTESTED BILLS CALENDAR

The following bills and resolutions were removed from the Local and Uncontested Bills Calendar:

BILLS REMOVED	SENATORS OBJECTING
S.C.R. 121 S.R. 802 C.S.H.C.R. 53 H.B. 419 H.B. 1021 H.B. 1041 H.B. 1091 H.B. 1378	Mauzy, Blake Sarpalius, Mauzy Traeger, Short Mauzy, Vale Traeger, Blake Traeger, Leedom Mauzy, Vale Mauzy, Vale Mauzy, Vale,
H.B. 1562 H.B. 1598 H.B. 1874 H.B. 2011 H.B. 2206 H.B. 2256	Glasgow, Traeger Traeger, Blake Mauzy, Doggett Blake, Mauzy Traeger, Short Andujar, Traeger McKnight, Mauzy

CONCLUSION OF SESSION FOR LOCAL AND UNCONTESTED BILLS CALENDAR

The Presiding Officer (Senator Blake in Chair) announced that the session for the consideration of the Local and Uncontested Bills Calendar was concluded.